

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF KENTUCKY FIBERLINK,)	
CO. FOR A CERTIFICATE OF PUBLIC)	CASE NO.
CONVENIENCE AND NECESSITY TO PROVIDE)	93-359
INTRASTATE TELECOMMUNICATIONS SERVICES)	

O R D E R

On September 24, 1993, Kentucky Fiberlink, Co. ("Kentucky Fiberlink") filed its application with the Commission seeking a Certificate of Public Convenience and Necessity to provide intrastate dedicated non-switched telecommunications services within the Commonwealth of Kentucky.

Kentucky Fiberlink is a Nebraska corporation, seeking a Certificate of Public Convenience and Necessity to provide dedicated non-switched telecommunications within the Commonwealth of Kentucky. Initially, Kentucky Fiberlink plans to provide service between and among these cities in Kentucky: Frankfort, Louisville, Lexington, Covington, Morehead, Elizabethtown, Madisonville, Bowling Green, Paducah, Hopkinsville, Henderson, Owensboro, Glasgow, Richmond, London, Somerset, Hazard, Pikeville, Ashland, and Murray. Kentucky Fiberlink intends eventually to provide service throughout the entire commonwealth.

Kentucky Fiberlink will be a facilities-based carrier whose network will be comprised primarily of fiber optic facilities, utilizing the newest digital technologies. The service will be provided on a full time basis, seven days a week, 24 hours a day.

Kentucky Fiberlink will provide intrastate service by obtaining access only through the certified intrastate tariffs of other carriers.

The application provided by Kentucky Fiberlink demonstrates its financial, managerial, and technical capability. Kentucky Fiberlink's December 27, 1993 response to the Commission's November 24, 1993 Order included tariff revisions, which should be included in its final tariff submission. Special contracts should be filed with the Commission pursuant to 807 KAR 5:011, Section 13. All services and rates proposed September 24, 1993 and amended December 27, 1993 are approved on the date of this order. Any further rate or volume discounts that Kentucky Fiberlink wishes to propose may be filed in the final tariff.

The Commission, having considered the application, the information provided by Kentucky Fiberlink, and being otherwise sufficiently advised, HEREBY ORDERS that:

1. Kentucky Fiberlink be and it hereby is granted authority to provide dedicated, non-switched telecommunications services within the Commonwealth of Kentucky on and after the date of this Order.

2. Kentucky Fiberlink shall comply with the provisions of the Orders in Administrative Case No. 323.¹

¹ Administrative Case No. 323, An Inquiry Into IntraLATA Toll Competition, An Appropriate Compensation Scheme for Completion of IntraLATA Calls by Interexchange Carriers, and WATS Jurisdictionality, Phase I, Order dated May 6, 1991.

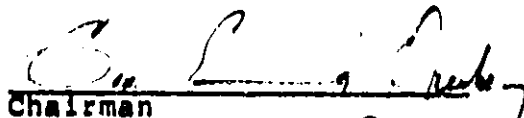
3. Kentucky Fiberlink's authority to provide service in this Commonwealth is strictly limited to those services described in this Order and Kentucky Fiberlink's application.

4. The rates proposed by Kentucky Fiberlink on September 24, 1993 and amended December 27, 1993 are hereby approved.

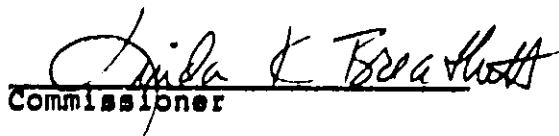
5. Within 30 days from the date of this Order, Kentucky Fiberlink shall refile its September 24, 1993 tariff with the modifications included in the December 27, 1993 filing and any special contract pursuant to 807 KAR 5:011, effective as of the date of this Order.

Done at Frankfort, Kentucky, this 8th day of February, 1994.

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman


Commissioner

ATTEST:


Executive Director